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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/052,738	01/23/2002	Eiji Sato	10517/115	3279
23838 7	590 09/02/2003			
KENYON & KENYON			EXAMINER	
1500 K STREET, N.W., SUITE 700 WASHINGTON, DC 20005			FLETCHER, MARLON T	
			ART UNIT	PAPER NUMBER
		•	2837	-

DATE MAILED: 09/02/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application N .	Applicant(s)	- CMV
,	•	10/052,738		
Office Action Summary		Examiner	SATO ET AL.	
	•		Art Unit	
	The MAILING DATE of this communication app	Marion T Fletcher	2837	
Period fo	or Reply	ours on the cover sheet with the c	riespondence addr	ess
- Exter after - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1: SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period v re to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ad patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timy within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from	nely filed s will be considered timely. the mailing date of this comn	nunication.
1)[🛛	Responsive to communication(s) filed on 23 J	anuary 2002		
2a) <u></u> ☐		is action is non-final.		
3)	Since this application is in condition for allowa			
Dispositi	closed in accordance with the practice under long on of Claims	Ex parte Quayle, 1935 C.D. 11, 4	osecution as to the n 53 O.G. 213.	nerits is
4)⊠	Claim(s) 1-13 is/are pending in the application.			-
4	4a) Of the above claim(s) is/are withdraw	n from consideration.		
	Claim(s) is/are allowed.			
6)⊠	Claim(s) <u>1-13</u> is/are rejected.			
7)	Claim(s) is/are objected to.			
8)[	Claim(s) are subject to restriction and/or	election requirement		
Application	on Papers	and the same of th		
9) <u></u> ⊤	he specification is objected to by the Examiner.			
10)∐ T	he drawing(s) filed on is/are: a)□ accept	ted or b)☐ objected to by the Exam	niner.	
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a)	
11)[] T	he proposed drawing correction filed on	is: a)  approved b)  disapprov	ed by the Examiner.	
	If approved, corrected drawings are required in repl	y to this Office action.	•	
12)∐ T	he oath or declaration is objected to by the Exa	miner.		
Priority ur	nder 35 U.S.C. §§ 119 and 120			
13)🛛 A	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)-	·(d) or (f)	
a)[∑	All b)☐ Some * c)☐ None of:	, , , , , , , , , , , , , , , , , , ,	(4) 51 (1).	
1	. Certified copies of the priority documents	have been received.		
	Certified copies of the priority documents		n No	
3	Copies of the certified copies of the priorit	v documents have been received	in this National Stor	
* Se	e the attached detailed Office action for a list of	au (PCT Rule 17.2(a)). f the certified copies not received.		
14)  Ac	knowledgment is made of a claim for domestic	priority under 35 U.S.C. § 119(e)	(to a provisional app	lication).
a) [	☐ The translation of the foreign language provi- knowledgment is made of a claim for domestic	sional application has been received	ved	,
)  Notice o	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) tion Disclosure Statement(s) (PTO-1449) Paper No(s) 3.	4) Interview Summary (F 5) Notice of Informal Pat 6) Other:	PTO-413) Paper No(s) ent Application (PTO-152	
Patent and Trade O-326 (Rev. I	04.04)	n Summary Po	art of Paper No. 4	<del></del>

#### **DETAILED ACTION**

# Claim Objections

1. Claim 2 is objected to because of the following informalities: In claim 2, the line "vd is a g axis .... " should be changed to "vq is a q axis ...". Appropriate correction is required.

### Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claim 2 recites the limitation "said non-interference" in lines 15 and 16. There is insufficient antecedent basis for this limitation in the claim.
- 4. Claim 11 recites the limitation "said non-interference" in lines 16 and 17. There is insufficient antecedent basis for this limitation in the claim.

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1, 5, 9, and 10, are rejected under 35 U.S.C. 102(e) as being anticipated by Kondou et al. (6,377,017).

As recited in claims 1 and 10, Kondou et al. disclose a driver circuit for driving a permanent-magnet electric motor, comprising: an inverter (13) for generating an electric current to be

applied to the permanent magnet motor, according to a commanded voltage value applied thereto; a motor-drive-current detector (16, 17) operable to detect the drive current of the motor; a current detector operable to detect a d-axis current and a q-axis current which are respectively an exciting current component and a torque current component of the detected drive current (column 5, lines 33-45); and a controller operable to calculate a d-axis current difference between the detected d-axis current and a commanded d-axis current value, and a q-axis current difference between the detected q-axis current and a commanded q-axis current value, said controller being further operable to calculate a d-axis difference signal which is a function of a d-axis input voltage of the motor and is not a function of a q-axis input voltage of the motor, and a q-axis difference signal which is a function of the q-axis input voltage and is not a function of the d-axis input voltage, said controller controlling said inverter on the basis of the calculated d-axis and q-axis difference signals, such that the d-axis and q-axis difference signals are zeroed (column 5, line 46 through column 6, line 10). Kondou et al. ( as recited in claims 5 and 9) further, disclose a current-difference calculator (41)operable to calculate a d-axis current difference between the detected d-axis current and a commanded d-axis current value, and a q-axis current difference (42) between the detected q-axis current and a commanded q-axis current value; a non-interference processor (43) operable to calculate a d-axis difference signal which is a function of a d-axis input voltage of the motor and is not a function of a q axis input voltage of the motor, and a q-axis difference signal which is a function of the q-axis input voltage and is not a function of the d-axis input voltage; and an inverter controller (46, 47) operable to control said inverter on the basis of the calculated d-axis and q-axis difference signals, such that the d-axis and q-axis difference signals are zeroed (column 7, line 55 through column 8, line 20).

### Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 3, 7, and 12, are rejected under 35 U.S.C. 103(a) as being unpatentable over Kondou et al. in view of Sakamoto et al. (6,396,229).

As recited in claims 3, 7, and 12, Kondou et al. disclose a driver circuit, wherein said controller is operable for calculating said d-axis difference signal and said q-axis difference signal based on phase, said controller controlling said inverter on the basis of the calculated d-axis and q-axis difference signals, such that the d-axis and q-axis difference signals are zeroed (column 5, line 66 through column 6, line 10).

Kondou et al. do not mention calculating the difference signals in a low frequency range.

However, Sakamoto et al. disclose a driver circuit, wherein said controller is operable for calculating said d-axis difference signal and said q-axis difference signal in a low frequency range (column 16, lines 32-61; and column 19, line 53 through column 20, line 15).

It would have been obvious to one of ordinary skill in the art at the time of the invention to utilize the teachings of Sakamoto et al. with the apparatus of Kondou et al., the combination provides accuracy by controlling the system on the basis of the phase and frequency.

### Allowable Subject Matter

5. Claims 2, 4, 6, 8, 11, and 13, are allowed.

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The following references are related to the present invention relating to the d and q coordinate system.

Asano et al. (5,038,092)

Iwaji et al. (6,531,843)

Ishikawa et al. (5,969,500)

Richardson et al. (5,585,708)

Kaitani et al. (6,344,725)

Kim (5,463,301)

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Marlon T Fletcher whose telephone number is 703-308-0848. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Nappi can be reached on 703-308-3370. The fax phone numbers for the organization where this application or proceeding is assigned are 703-308-7722 for regular communications and 703-308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

Marion I Hetcher Primary Examiner

Art Unit 2837

MTF

August 24, 2003